

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND

LINDA FORTMAN

v.

SMITH & NEPHEW RICHARDS,
INC., et al.,

KAREN VOGELSANG

v.

SMITH & NEPHEW RICHARDS,
INC., et al.,

WILLIAM WHITE

v.

SMITH & NEPHEW RICHARDS,
INC., et al.,

WILLIAM COOPER

v.

SMITH & NEPHEW RICHARDS,
INC., et al.,

*
*
* Civil No. JFM-96-3842
*
*
*
* * * * *
*
*
* Civil No. JFM-96-3843
*
*
* * * * *
*
*
* Civil No. JFM-97-0387
*
*
* * * * *
*
*
* Civil No. JFM-97-2578
*
*
* * * * *

Civil No. JFM-96-3842

Civil No. JFM-96-3843

Civil No. JFM-97-0387

Civil No. JFM-97-2578

ORDER

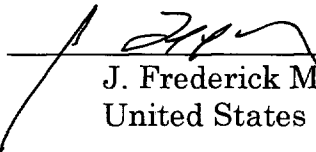
It appearing to the Court that its Order of September 16, 1999, was
partially in error, it is hereby

ORDERED, that the September 16, 1999, Order is rescinded only
insofar as it relates to the Cooper case (C.A. No. JFM-987-2578); and it is

FURTHER ORDERED, that:

10

1. The Order previously entered consolidating William White v. Smith & Nephew, Inc., et al. (JFM-97-0387) with the Fortman and Vogelsang cases is rescinded;
2. The Fortman, White and Vogelsang cases are severed from one another; and
3. All papers previously filed in the consolidated action (Fortman v. Smith & Nephew, Inc., et al. Civil No. JFM-96-3842) are deemed to have been filed in Vogelsang v. Smith & Nephew, Inc., Civil No. JFM-96-3843, and White v. Smith & Nephew, Inc., Civil No. JFM-97-2578.


J. Frederick Motz
United States District Judge